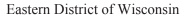
United States of America

UNITED STATES DISTRICT COURT

for the





V.) Case No. 25-M-312 (SCD)
Glenn E. CONROY, Jr., DOB: xx/xx/1985)))
Defendant(s)	
CRIMINAL COMPLAINT	
I, the complainant in this case, state that the fol	llowing is true to the best of my knowledge and belief.
On or about the date(s) of May 2 and May 4, 202	in the county of Milwaukee in the
Eastern District of Wisconsin	, the defendant(s) violated:
Code Section	Offense Description
Title 18, U.S.C. §§ 2113(a) and (d) Armed Bank R	Robbery
and Title 18, U.S.C. § 924(c)(1) (A)(ii) Brandishing a	Firearm During a Crime of Violence
This criminal complaint is based on these facts:	:
♂ Continued on the attached sheet.	Complainant's signature Ian Byrne, Special Agent - FBI Printed name and title
Sworn via telephone; transmitted via email pursuant to Fed. R. Crim. 4.1 Date: _1-14-25	Stylen C. Dri Judge's signature
City and state: Milwaukee, Wisconsin	Stephen C. Dries, U.S. Magistrate Judge Printed name and title

AFFIDAVIT IN SUPPORT OF A CRIMINAL COMPLAINT

I, Ian Byrne, being first duly sworn on oath, on information and belief state:

I. INTRODUCTION

- 1. I am a Special Agent with the Federal Bureau of Investigation (FBI) and have been since December 2021. Prior to my employment with the FBI, I was an active-duty U.S. Army soldier for approximately nine years. I am currently assigned to the FBI's Milwaukee Area Violent Crimes Task Force. This Task Force is a multi-jurisdictional law enforcement entity charged with investigating violations of federal law, including violent and threatening criminal matters defined under Title 18 of the United States Code. I have been trained in a variety of investigative matters to include bank robberies, armed carjackings, threatening communication, and Hobbs Act robberies. I have also been trained in a variety of legal matters, including the topics of Fourth Amendment searches, the drafting of search warrant affidavits, and probable cause. I have assisted in criminal investigations, participating in surveillance, searches, interviews, and debriefs of arrested subjects. As a result of this training and investigative experience, I have learned how and why criminal actors typically conduct various aspects of their criminal activities.
- 2. This affidavit is based upon my personal knowledge, training, and experience, and on information reported to me by other federal, state, and local law enforcement officers during the course of their official duties, all of whom I believe to be truthful and reliable. This affidavit is also based upon police reports, citizen witnesses' statements, law enforcement surveillance, surveillance video, and public records which I consider to be reliable as set forth herein.
- 3. Because this affidavit is submitted for the limited purpose of obtaining a criminal complaint and arrest warrant, I have not included each and every fact known to me concerning this

investigation. I have attempted to set forth only the facts that I believe are pertinent to establishing the necessary foundation for the complaint and corresponding arrest warrant.

4. Based on the investigation to date, I believe there is probable cause to believe that on May 2, and May 4, 2022, Glenn E. CONROY, JR. (DOB XX/XX/1985), hereinafter "CONROY," committed the following offenses: Armed Bank Robbery in violation of Title 18, United States Code, Sections 2113(a) and (d), Brandishing a Firearm in Relation to a Crime of Violence in violation of Title 18, United States Code, Sections 924(c)(1)(A)(ii).

II. PROBABLE CAUSE

5. On May 2, 2022, at approximately 1:43 p.m., a male subject entered the Guardian Credit Union located at 7501 West Greenfield Avenue, in West Milwaukee, Wisconsin. The man approached the teller, C.M., produced a black semi-automatic handgun, and twice stated something to the effect of "Give me the money." C.M. then gave the robber approximately \$3,380.00 in U.S. currency and the robber fled the bank on foot. The robber was wearing a green hooded sweatshirt, black pants, dark sunglasses and a white glove on his right hand. A bank surveillance image of the robber is set forth below and labeled as "Image 1."

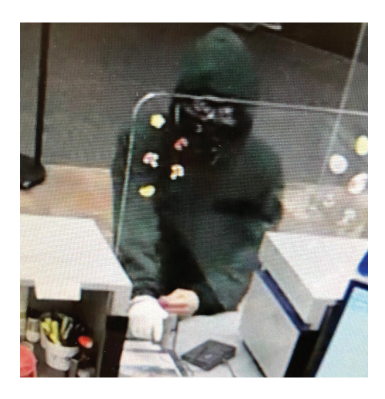


Image 1 – Guardian Credit Union Robbery on May 2, 2022

6. Two days later, on May 4, 2022, at approximately 1:20 p.m., a male subject entered the same Guardian Credit Union located at 7501 West Greenfield Avenue, West Milwaukee, Wisconsin. The robber was wearing a white hooded sweatshirt, a blue surgical mask, dark sunglasses, and a maroon glove on his right hand. The man approached the teller, J.L., produced a black semi-automatic handgun, and twice stated "Give me the money." J.L. then gave the robber approximately \$1,980.00 in U.S. currency, which were all in \$20.00 bills. The robber then fled the bank on foot. A bank surveillance image of the robber from the second robbery is set forth below and labeled as "Image 2."



Image 2 – Guardian Credit Union Robbery on May 4, 2022

7. After the robber left the second robbery, surveillance videos showed the robber traveling on foot to a neighboring parking lot where he was taken into custody by responding officers from the West Milwaukee Police Department (hereinafter "WMPD"). The WMPD officers identified the robber as CONROY. CONROY was wearing a white hooded sweatshirt turned inside out, as well as a green hooded sweatshirt (matching the first robbery) underneath, a blue surgical mask, and sunglasses. A search of CONROY after his arrest revealed he had a loaded black Glock 9mm semi-automatic handgun with serial number BSMZ336, in his right front pants pocket. A pair of maroon gloves and \$1,980.00 in \$20.00 bills were also found in his pants pockets. WMPD photos of the clothing and handgun recovered from CONROY after his arrest are set forth below and labeled as "Image 3" and "Image 4."



Image 3 – Gloves and handgun recovered from CONROY



Image 4 – Clothing recovered from CONROY

- 8. CONROY was Mirandized by the WMPD but declined to be interviewed.
- 9. On May 4, 2022, WMPD Officer Lucas Roth interviewed CONROY's aunt, L. C. L.C. advised that CONROY lived with her for the last several months, but most recently had been living in an old vehicle she has parked in her back yard. On April 30, 2022, two days before the first robbery, L.C. advised that she noticed her black 9mm Glock semi-automatic handgun, serial

number BSMZ336, was missing from her residence. L.C. reported the gun stolen to the Milwaukee Police Department that same day, on April 30, 2022. L.C. stated she suspected CONROY may have stolen it. WMPD confirmed the handgun had been reported stolen just as L.C. stated.